## §3b.226

- (7) To another agency or to an instrumentality of any governmental jurisdiction within or under the control of the United States for a civil or criminal law enforcement activity if the activity is authorized by law, and if the head of the agency or instrumentality, or his delegated official, has made a written request to the appropriate system manager specifying the particular portion of the record desired and the law enforcement activity for which the record is being sought;
- (8) To a person pursuant to a showing of compelling circumstances affecting the health or safety of an individual (not necessarily the individual to whom the record pertains), if, upon disclosure, notification of such is sent to the last known address of the individual to whom the record pertains;
- (9) To either House of Congress, or to any committee or subcommittee thereof, on a matter within its jurisdiction;
- (10) To the Comptroller General, or any of his authorized representatives, in the course of the performance of the duties of the General Accounting Office; or
- (11) Pursuant to the order of a court of competent jurisdiction.
- (c) When a record is disclosed under compulsory legal process and such process becomes a matter of public record, the system manager will make reasonable efforts to notify the individual to whom the record pertains. A notice will be sent to the individual's last known address noted in the Commission's files.
- (d) The appropriate system manager shall notify all prior recipients of records, disclosure to whom an accounting was made pursuant to \$3b.226. of any amendments made to the records, including corrections, amendments and notations of dispute made §§ 3b.224(c)(1) to 3b.224(e)(1) and (2)(v), within ten days of receipt of the corrected information or notation of dispute (excluding Saturdays, Sundays, and legal public holidays), except under unusual circumstances [see circumstances described in 3b.220(d).
- (e) The content of the records disclosed under this section shall be maintained pursuant to the standards established in §3b.201(c).

## §3b.226 Accounting of disclosures.

- (a) The appropriate system manager specified for each system of records will keep an accurate written account of all disclosures of records made to any person or to any other agency with the written consent or at the written request of the individual to whom the record pertains and pursuant to §3b.225(b)(3) through (11). The account will include the following information:
- (1) The date, nature, and purpose of each disclosure;
- (2) The name and address of the person or agency to whom the disclosure is made; and
- (3) A reference to the justification or basis upon which the release was made, including reference to any written document required as when records are released for statistical or law enforcement purposes pursuant to §3b.225(b) (5) and (7).
- (b) Each system manager will retain the accounting made under paragraph (a) of this section for at least five years from the date of disclosure for which the accounting is made, or the life of the record, which ever is longer.
- (c) Except for disclosures made for law enforcement purposes pursuant to §3b.225(b)(7), and unless the system of records has been exempted from this provision pursuant to subpart D of this part, each system manager will make the accounting made under paragraph (a) of this section available to the individual named in the record at his written request.
- (d) The accounting of disclosures is not a system of records under the definition in §3b.2(e) and no accounting will be maintained for disclosure of the accounting of disclosures.

## §3b.227 Mailing lists.

An individual's name and address maintained by the Commission will not be sold or rented for commercial or other solicitation purposes not related to the purposes for which the information was collected, unless such sale or rental is specifically authorized by law. This provision shall not be construed to require the withholding of names or addresses otherwise permitted to be made public, as pursuant to the Freedom of Information Act, 5 U.S.C. 552, as amended.